WENDEROTH, LIND & PONACK, L.L.P. 2033 K Street, N.W., Suite 800 Washington, D.C. 20006

Telephone: (202)721-8200 Facsimile: (202)721-8250

FAX TRANSMISSION COVER SHEET

To:	Patricia Booker	
Company Name:	U.S. Patent and Trademark Office	
Fax Number:	571-270-9871	
From:	Wenderoth, Lind & Ponack, L.L.P. (W. Douglas Hahm)	
Date:	January 24, 2007	
TOTAL NUMBER OF	F PAGES TRANSMITTED, INCLUDING COVER SHEET	7
Message: Further	r to our telephone conversation regarding the Notification of	of Missing
Requirements in applic	cation serial no. 10/573,593, please find attached the executed D	eclaration.
along with the Second	Submission that were previously submitted on September 15.	2006. The
returned postcard ackno	wledging receipt of the executed Declaration by the USPTO mails	oom is also
enclosed. If you have a	any questions, please contact me at 202-721-8220. Thank you.	WH

CONFIDENTIALITY

The documents transmitted herewith contain confidential and/or privileged information intended only for the use of the person or entity to whom addressed. If you are not the intended recipient, or an agent of the recipient responsible for delivering it to the intended recipient, then you have received this transmission in error and are asked to promptly advise us by telephone or fax, and return the document to us by mail. Unauthorized copying, distribution, disclosure or other use of this information by anyone other than the intended recipient or their designee is prohibited.

IF THERE ARE ANY PROBLEMS WITH THIS TRANSMISSION OR IF YOU HAVE NOT RECEIVED ALL OF THE PAGES PLEASE CALL (202) 721-8200

Fax Operator: CK

ATTY DOCKET #: 2006_0375A

OUR REF: 2006_0375A/WDH/01213

Applicant:

Mitsuo TADA et al.

Serial No.:

10/573,593

Title: EDDY CURRENT SENSOR

Filing Date: March 24, 2006

Receipt of the following papers is acknowledged:

 Transmittal Letter to the United States Designated/Elected Office (DO/EO/US) Concerning a Filing Under 35 USC 371 (National stage application of PCT/JP2004/015753)

2. Executed Declaration and Power of Attorney

3. Information Disclosure Statement, PTO 1449 Form,

4. Recordation Form Cover Sheet, and Assignment

5. Check in the amount of \$170.00

SEP 1 5 7006 WO

Date September 15, 2006

Attorney WDH/ck

[Check No.

76205

us department de commerce patent and trademarx office ATTORNEY DOCKET NUMBER TRANSMITTAL LETTER TO THE UNITED STATES 2006 0375A DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. §371 U.S. APPLICATION NO. 10/573,593 International Application No. International Filing Date PCT/JP2004/015753 **Priority Date Claimed** October 18, 2004 October 20, 2003

Title of Invention

EDDY CURRENT SENSOR

Applicant(s) For DO/EO/US Mitsuo TADA et al.



Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

- 1. [] This is a FIRST submission of items concerning a filing under 35 U.S.C. §371.
- 2. [X] This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. §371.
- 3. [] This express request to begin national examination procedures (35 U.S.C. §371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. §371(b) and PCT Articles 22 and 39(1).
- 4. [] A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority
- 5. [] A copy of the International Application as filed (35 U.S.C. §371(c)(2))
 - a. [] is transmitted herewith (required only if not transmitted by the International Bureau).
 - b. [] has been transmitted by the International Bureau.
 - c. [] is not required, as the application was filed in the United States Receiving Office (RO/US)
- 6. [] A translation of the International Application into English (35 U.S.C. §371(c)(2)).
- 7. [] Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. §371(c)(3)).
 - a. [] are transmitted herewith (required only if not transmitted by the International Bureau).
 - b. [] have been transmitted by the International Bureau.
 - c. [] have not been made; however, the time limit for making such amendments has NOT expired.
 - d. [] have not been made and will not be made.
- 8. [] A translation of the amendments to the claims under PCT Article 19.
- 9. [X] An executed oath or declaration of the inventor(s) (35 U.S.C. §371(c)(4)).
- 10. [] A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C.

Items 11. to 14. below concern other document(s) or information included:

- 11. [X] An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
- 12. [X] An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.

 13. [] A FIRST preliminary amendment.

 THE COMMISSIONER IS AUTHORIZED

 THE COMMISSIONER IS AUTHORIZED.
- - [] A SECOND or SUBSEQUENT preliminary amendment.

14. [] Other items or information:

TO CHARGE ANY DEFICIENCY IN THE FEES FOR THIS PAPER TO DEPOSIT ACCOUNT NO. 23-0975

JAN. 24. 2007_ 4:54PM	WL&P			NO. 8534	P. 4
U.S. APPLICATION NO. Gramma 10/573,593	·- ,-	INTERNATIONAL APPL PCT/JP2004/015753	ICATION NO.	ATTORNEY'S DO 2006_0375A	CKET NO.
15. [] The following fees are subm	nitted			CALCULATIONS	PTO USE ONLY
Basic National Stage Fee	of 100 pages (units of 5		\$300.00 \$400.00 \$200.00 \$		
Surcharge of \$130.00 for furnishing	no the onth or doub	FEE AWOUNT =		5	
	92(e)).	recer than [] 20 [X] 30 months	s from the earliest	\$130.00	
Claims	Number Filed	Number Extra	Raie		
Total Claims	20=	•	X \$50.00	s	
	-3=	1	X \$200.00	s ·	131
Multiple dependent claim(s) (if app	plicable)		+ \$360.00	\$	
TOTAL O	F ABOVE CAL	CULATIONS =		\$130.00	
[] Small Entity Status is hereby	y asserted. Above fees at	re reduced by 1/2.		s	
	SUBT	ΓOTAL ≈		\$130.00	
Processing fee of \$130.00 for furnis claimed priority date (37 CFR 1.49)	shing the English transla 2(f)).	tion later than [] 20 [] 30 mont	tis from the earliest	s	
T	OTAL NATIO	NAL FEE =		\$130.00	
Fee for recording the enclosed assig appropriate cover sheet (37 CFR 3.2	mmen /37 CED 1 21/h))	The sector	mpanied by an	\$40.00	
TC	TAL FEES EN	CLOSED =		\$170.00	
				Amount to be refunded	\$
				Amount to be charged	S
a. (X) A check in the amount of \$170.00 b. (1) Please charge my Deposit Account A duplicate copy of this sheet is end c. (1) The Commissioner is hereby author overpayment to Deposit Account N	No. 23-0975 in the amount closed, ized to charge any additions of 23-0975.	of S to cover the above of fees which may be required, or cre	Res. HE COMM TO CHARG	AISSIONER IS AUTH DE ANY DEFICIENCY	IN THE
NOTE: Where an appropriate must be filed and granted to res	time limit under 37 (store the application	CFR 1.494 or 1.495 has not to pending status.	FEES FOR t been mossification	THIS PAPER TO DEF	137(a) or (b))
O CORRESPONDENCE ADDRESS			4.71	//	
CUSTO	MER NO.	89	W. Do Registra	uglas Hahm , ition No. 44,142	
000	513		2033 "K" Stre Washington Phone:(Fax:(2	JND & PONACK, L.L.P et, N.W., Sulte 800 , D.C. 20006-1021 202) 721-8200 02) 721-8250	
			Septen	nber 15, 2006	
				ICHECK NO.	

Rev. 5/30/01

Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

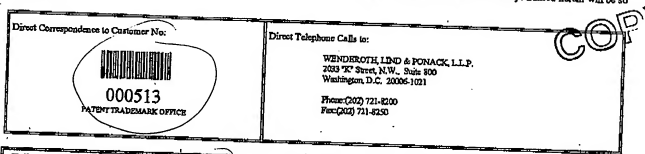
() Original () Supplemental () Substitute (X) PCT () Design

As a below named in to my name, that I verily believe that I a mventor (if plural inventors are named be		reby declare that; my residence, p nal, first and sole inventor (if onl subject matter which is claimed as			
	EDI	OY CURRENT SENSOI	R		A P
of which is described and claimed in: () the attached specification, or () the specification in the application Seriand with amendments through (X) the specification in International Application (if applicable). I hereby state that I have reviewed and in amendment(s) referred to showe	cation No. 1	(if applicable), or PCT/ <u>JP2004/015753</u> , fi			. and as amended
amendment(s) referred to above. I acknowledge my duty to disclose to the I Title 37, Code of Federal Regulations, 11. I hereby claim priority benefits under Title patent or inventor's certificate listed below before that of the application on which priority.	Patent and T 56. 35, United and have a	Frademark Office all information States Code, 1119 (and 1172 if	known to this applic on for pat	me to be material to pate	ntability as defined any application(s) to having a filing of
Japan		2003-359938		ctober 20, 2003	PRIORITY CLAIMED
					Yes
hereby claim the benefit under Title 35, the natter of each of the claims of this application of Title 35, United States Code of Federal Regulations, 1.56 which ate of this application.	112 Jack	or disclosed in the prior United	States ap	plication in the manner i	provided by the fi
APPLICATION SERIAL NO.		u.s. filing date		STATUS: PATENT) ABANDO	

And I horeby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this

application and to transact all business in the U.S. Patent and Trademark Office connected therewith,

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from WATANABE & HOTTA, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.



Full Name of Birst Inventor	TADA MITSUO SECOND GIVEN NAME SECOND GIVEN NAME
Residence & Citizenship	Tokyo Japan Japan Japan
Post Office Address	c/o Ebara Corporation, 11-1, Haneda Asahi-cho, Ohta-ku, Tokyo 144-8510 Japan

Full Name of Second Inventor	SUTO Yasu	VEN NAME SECOND GIVEN NAME
Residence & Citizenship	Tokyo SYATE OR CC	ортку сорти от спиземень арап Japan
Post Office Address	c/o Ebara Corporation, 11-1, Hanes	Ja Asahi-cho, Ohta-ku, Tokyo 144-8510 Japan

Full Name of Third Inventor	PAMILY NAME	PIEST GIVEN NAME SECOND GIVEN NAME	
Residence & Citizenship	GTY	STATE OR COUNTRY COUNTRY OF CHIZENSHIP	
Post Office Address	ADDRESS	CITY STATE OR COUNTRY ZIP CODE	
			

Full Name of Fourth Inventor	YAMTLY NAME	PIEST GIVEN NAME	SECOND GIVEN NAME	
Residence & Citizenship	CITY	STATE OR COUVERY	COUNTRY OF CITIZENSHIP	
Post Office Address	AD DRESS	CITY ST	ATE OR COUNTRY ZIP CODE	

Fifth inventor		First given name	SECOND GIV	en name
				\approx
Residence & Citizenship	CTT	STATE OR COUNTRY	COUNTRY OF CIT	ZENSHIP
Post Office Address	ADDRESS	спу	STATE OR COUNTRY	ZIP CODE

Full Name of	FAMILY NAME	Piret given name	SECOND GIV	EN NAME
Sixth Inventor		•		
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CITE	ZENBALP
Post Office Address	ADDRESS	ciry	STATE OR COUNTRY	ZIF CODE
Full Name of	FAMILY NAME	The Management of the Control of the		
Seventh Inventor	PASSIDE TORON	PIRST GIVEN HAME	SECOND GIVE	IN NAME
Residence & Citizenship	ar.	STATE OR COUNTRY	COUNTRY OF CITE	CENSHIP
Post Office	ADDRESS	CITY	STATE OR COUNTRY	ZIF CODE
			OIMIS OR COUNTRY	AFCODE .
Address I further declare the be true; and further to or imprisonment,	that these statements or both, under Section or any retent in	nervin of my own knowledge are true, an were made with the knowledge that willing 1001 of Title 18 of the United States C	d that all statements on in	aformation and belief are believe
Address I further declare the be true; and further are or imprisonment, a validity of the applications.	that these statements or both, under Section or any retent in	nervin of my own knowledge are true, an were made with the knowledge that willing 1001 of Title 18 of the United States C	d that all statements on in	nformation and belief are believe to like so made are punishable but false statements may jeopardiz
Address I further declare the be true; and further e or imprisonment, a validity of the applications and further declared to the second	that these statements or both, under Section iontion or any patent is:	nervin of my own knowledge are true, an were made with the knowledge that willing 1001 of Title 18 of the United States C	d that all statements on it in false statements and the ode, and that such willfunder, and the ode of	nformation and belief are believe to like so made are punishable but false statements may jeopardiz
I further declare the be true; and further are or imprisonment, e validity of the applied inventor	that these statements or both, under Section or any retent in	nervin of my own knowledge are true, an were made with the knowledge that willing 1001 of Title 18 of the United States C	d that all statements on it in false statements and the ode, and that such willfunder, and the ode of the	nformation and belief are believe to like so made are punishable but false statements may jeopardiz
I further declare the be true; and further ne or imprisonment, e validity of the applied inventor	that these statements or both, under Section ication or any patent is: Mulsuo Jasunan	nervin of my own knowledge are true, an were made with the knowledge that willf 1001 of Title 18 of the United States C suing thereon. Tada	d that all statements on ir it) false statements and the ode, and that such willfu Date Mitsuo TADA Date Yasunari SUTO Date Date	aformation and belief are believe to like so made are punishable but false statements may jeopardiz April 17, 2006
I further declare the be true; and further ne or imprisonment, e validity of the applied inventor	that these statements or both, under Section ication or any patent is: Musuo Jasunan	nervin of my own knowledge are true, an were made with the knowledge that willf 1001 of Title 18 of the United States Coung thereon. Tada	d that all statements on in the false statements and the ode, and that such willfur Date	aformation and belief are believe to like so made are punishable but false statements may jeopardiz April 17, 2006
I further declare the be true; and further ne or imprisonment, e validity of the applied inventor	that these statements or both, under Section ication or any patent is: Mulsuo Jasunan	nervin of my own knowledge are true, an were made with the knowledge that willf 1001 of Title 18 of the United States C suing thereon. Tada	d that all statements on in false statements and the ode, and that such willifu	aformation and belief are believe the like so made are punishable but false statements may jeopardiz April 17, 2006 April 17, 2006
I further declare the be true; and further ne or imprisonment, e validity of the applied to the imprisonment of the imprisonme	that these statements or both, under Section ication or any patent is: Mulsus Jasunan	nervin of my own knowledge are true, an were made with the knowledge that willf 1001 of Title 18 of the United States Coung thereon. Tada Luta	d that all statements on in false statements and the ode, and that such willifu	aformation and belief are believe the like so made are punishable but false statements may jeopardiz April 17, 2006 April 17, 2006
I further declare the be true; and further existence or imprisonment, e validity of the applied inventor	that these statements or both, under Section for both, under Section fontion or any patent is: Musus Jasunan may be more particul	acrein of my own knowledge are true, an were made with the knowledge that will 1001 of Title 18 of the United States Costing thereon. Tada Luta Suite Market States Cost of the United States Cost of	d that all statements on in in false statements and the ode, and that such willfur	aformation and belief are believe to like so made are punishable but false statements may jeopardiz April 17, 2006 April 17, 2006
I further declare the be true; and further re or imprisonment, e validity of the application and inventor	that these statements or both, under Section icontion or any patent is Musual Jasuran Jasuran may be more particul No. 10/573	acrein of my own knowledge are true, an were made with the knowledge that will 1001 of Title 18 of the United States Costing thereon. Tada Luta Suite Market States Cost of the United States Cost of	d that all statements on in it is false statements and the ode, and that such willfur Date	aformation and belief are believe to like so made are punishable but false statements may jeopardiz April 17, 2006 April 17, 2006 April 17, 2006